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4	Attorney for Defendant
5	MIN YÖUNG BANG
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8	UNITED STATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA
10 11	000
12	UNITED STATES OF AMERICA, CR. 05-00395-CRB
13	Plaintiff,
14	VS.
15	STIPULATION TO MODIFY CONDITIONS OF PRE-TRIAL YOUNG JOON YANG, et al. RELEASE; ORDER
16	RELEASE, 51221
17	Defendants
18	
19	Randy Sue Pollock, counsel for MIN YOUNG BANG, and Peter B. Axelrod,
20	Assistant United States Attorney, hereby stipulate and agree to modify the terms of BANG S
21	pretrial release to permit the Office of Pretrial Services to modify, at their discretion, the
22	curfew hours that are presently set from 9 p.m. to 9 a.m. daily.
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1 This modification is a result of discussions with Pretrial Service Officer Jaime Carranza and Mr. Axelrod. Neither Jaime Carranza from the Office of Pretrial Services nor 2 AUSA Axelrod have any objection to the proposed modification. Mr. Bang has been in full 3 compliance with the terms of his release bond. 4 5 6 Dated: June 2, 2006 (S) Randy Sue Pollock RANDY SUE POLLOCK 7 Counsel for Defendant Min Young Bang 8 9 10 11 12 Dated: June 2, 2006 (S) Peter B. Axelrod PÉTER B. AXELROD 13 Assistant United States Attorney 14 15 SO ORDERED: IT IS SO ORDERED 16 June 7, 2006 Dated: 17 18 Judge Edward M. Chen 19 20 21 22 23 24 25 26 27 28